EXHIBIT A

11 TH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA
GENERAL CIVIL DIVISION
CASE NO.:
PERLAND TITLE & ESCROW SERVICES CORP., a Florida corporation,
Plaintiff,
VS.
AUTONOMY INVESTMENT PUERTO RICO, LLC, a Florida limited liability company; and ULLA HOLDING, INC., a Delaware corporation
Defendants.

IN THE CIRCUIT COURT OF THE

COMPLAINT FOR INTERPLEADER

Plaintiff, PERLAND TITLE & ESCROW SERVICES, a Florida corporation ("Plaintiff"), by and through its undersigned counsel, and pursuant to the Florida Rules of Civil Procedure, hereby sues Defendants, AUTONOMY INVESTMENT PUERTO RICO, LLC, a Florida limited liability company ("AUTONOMY"), and ULLA HOLDING, INC., a Delaware corporation ("ULLA"), and alleges as follows:

JURISDICTION AND VENUE

- 1. This is an action for Interpleader of the sum of ONE HUNDRED THOUSAND DOLLARS AND NO/100 (\$100,000.00), excluding interest, attorney fees and costs, which falls within the subject matter jurisdiction of this Court.
- 2. Plaintiff is a Florida-licensed title and escrow corporation, with its principal place of business located, and conducting business, in Miami-Dade County, Florida.

- 3. Defendant, AUTONOMY, is a Florida limited liability company, with its principal place of business located, and conducting business, in Miami-Dade County, Florida.
- 4. Defendant, ULLA, is a Delaware corporation, doing business in Miami-Dade County, Florida.
- 5. The interpleader arises from a certain February 2, 2021 "As Is" Residential Contract for Sale and Purchase of the subject real property, located at 1643 Brickell Ave., #2101, Miami, FL 33128 (the "Contract"), between Defendant, AUTONOMY ("Seller"), as Seller, and Defendant, ULLAS ("Buyer"), as Buyer, a copy of which is attached hereto and incorporated herein by reference as **Exhibit A**.
- 6. Venue is properly before this Court pursuant to Florida Statutes, §47.011 because the real property at issue is located in Miami-Dade County, Florida, and at least two of the parties maintain their principal place of business in Miami-Dade County, Florida.

COUNT I: INTERPLEADER

- 7. Plaintiff hereby reasserts and realleges paragraphs 1-7 as more fully set forth above.
- 8. By agreement and acquiescence of the parties hereto, the escrow deposit at issue in this action was delivered into the escrow account of Plaintiff on or about February 10, 2021.
- 9. Plaintiff continues to hold the escrow deposit of \$100,000.00, and upon Order of this Court stands ready to deliver same to the Registry of this Court.
- 10. The closing did not take place, and a dispute arose between Seller and Buyer concerning the disposition of the escrow deposit.
- 11. Defendants are unable to reach a mutually agreeable outcome without the intervention of the Court.
 - 12. All Defendants claim an interest and entitlement to the \$100,000.00 escrow deposit.

- 13. Defendants' claims to the subject deposit are interdependent and of a common origin.
- 14. Defendants' claims are such that Plaintiff is or may be exposed to double or multiple liability.
- 15. Plaintiff has no interest in the escrow deposit, which is the subject matter of this Interpleader action.
- 16. Plaintiff is in a position of indifference, having incurred no independent liability to any Defendant, and stands indifferent between them, merely as a disinterested stakeholder in these proceedings.
- 17. No acts on Plaintiff's part have caused the conflicting claims and the peril of double vexation.
- 18. To the best of Plaintiff's knowledge, Defendants are the only interested parties to this Complaint.
- 19. Due to the competing demands asserted upon Plaintiff, it cannot determine which Defendant is entitled to the escrow deposit, or safely release the money to any of the said Defendants, without the direction of this Court.
- 20. Plaintiff should be permitted to deposit in the Registry of this Court at the Court's discretion, the abovementioned monies totaling \$100,000.00 (minus fees and costs incurred by Plaintiff for having to file the instant action for Interpleader).
- 21. Plaintiff has no other adequate remedy, because only through an action of interpleader will Plaintiff be able to satisfy Defendants' claims.
- 22. Plaintiff has incurred attorney's fees and costs as a result of the filing of this Complaint for Interpleader.

23. Plaintiff is entitled to an Order of Interpleader and judgment for its attorney's fees and costs in connection with this action, pursuant to <u>Brown v. Marsh</u>, 98 Fla. 253 (Fla. 1929); and <u>Lucco v.Treadwell</u>, 127 So.2d 461 (Fla. 2d DCA 1961), as well as any other relief this Court deems

appropriate.

WHEREFORE, Plaintiff hereby respectfully prays for the entry of an Order of Interpleader:

(a) authorizing Plaintiff to pay the \$100,000.00 it holds in escrow into the Registry of the Court;

(b) discharging Plaintiff from all liability to all interested parties for such monies and property due;

(c) requiring the interested parties identified hereby to interplead and litigate between themselves their respective rights to the monies due; (d) restraining and permanently enjoining all interested parties subject to this action from instituting any action against the Plaintiff for recovery of the monies due; (e) awarding Plaintiff its reasonable attorney's fees and costs incurred in connection with the filing of this interpleader action, forthwith; and for any and all further relief as this Court

Dated February 27, 2023.

deems just and proper.

Respectfully submitted,

LEVINE KELLOGG LEHMAN SCHNEIDER + GROSSMAN LLP Counsel for Plaintiff Miami Tower 100 SE 2nd Street, Suite 3600 Miami, FL 33131 Telephone: (305) 403-8788

By: /s/ Ellen Patterson

ELLEN PATTERSON, ESQ. Florida Bar No. 0520012 Primary email: ep@lklsg.com Secondary email: ph@lksg.com

"AS IS" Residential Contract For Sale And Purchase



THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR

PA	RTI	AUTONOMY INVESTMENT PUERTO RICO LLC ULLA HOLDING INC.		("Seller")
(co	ee llect	that Seller shall sell and Buyer shall buy the following described Real Property and evely "Property") pursuant to the terms and conditions of this AS IS Residential Contract For riders and addenda ("Contract"):	Pers Sale	("Buyer") sonal Property And Purchase
	pp	DEEDTY DESCRIPTION.		
	(a)	Street address, city, zip: 1643 Brickell Ave #2101 Miami Fl, 33129-1	258	
	(b)	Located in: Miami-Dade County, Florida. Property Tax ID #: 014139062	0140	
		Real Property: The legal description is #SANTA MARIA CONDO UNIT 2101 UNDIV 0.518		
	3.030	COMMON ELEMENTS OFF REC 17791-4242 OR 18150-1767 0698 1 COC 23444-3808 0	5 20	05 1
		together with all existing improvements and fixtures, including built-in appliances, built-	Ter de	
		attached wall-to-wall carpeting and flooring ("Real Property") unless specifically excluded in		
		by other terms of this Contract.		
	(d)	Personal Property: Unless excluded in Paragraph 1(e) or by other terms of this Contract,	the f	following items
		which are owned by Seller and existing on the Property as of the date of the initial offer purchase: range(s)/oven(s), refrigerator(s), dishwasher(s), disposal, ceiling fan(s), intero	are i	ncluded in the
		drapery rods and draperies, blinds, window treatments, smoke detector(s), garage door open	neris	light hxture(s),
		and other access devices, and storm shutters/panels ("Personal Property").	icita	, security gate
		Other Personal Property items included in this purchase are: Washer & dryer. As per inver-	itory	attached.
		lights, drapes, security, surround system are included.		
		Personal Property is included in the Purchase Price, has no contributory value, and shall b	e left	for the Buyer.
	(e)	The following items are excluded from the purchase:		
			_	
		PURCHASE PRICE AND CLOSING		
2.		RCHASE PRICE (U.S. currency):		
	(a)	Initial deposit to be held in escrow in the amount of (checks subject to COLLECTION)	\$_	100,000.00
		The initial deposit made payable and delivered to "Escrow Agent" named below		
		(CHECK ONE): (i) accompanies offer or (ii) x is to be made within (if left		
		blank, then 3) days after Effective Date. IF NEITHER BOX IS CHECKED, THEN		
		OPTION (ii) SHALL BE DEEMED SELECTED. Escrow Agent Information: Name: PERLAND TITLE & ESCROW SERVICES CORP.		
		Address: 9100 S. Dadeland Boulevard, Suite 500, Miami, Florida 33156	-	
		Phone: (305) 846-7880 E-mail: Judy@perlandtitle.com Fax: (305) 846-7886	-	
	(b)	Additional deposit to be delivered to Escrow Agent within (if left blank, then 10	1	
	1-3	days after Effective Date	. 5	
		(All deposits paid or agreed to be paid, are collectively referred to as the "Deposit")		
	(c)	Financing: Express as a dollar amount or percentage ("Loan Amount") see Paragraph 8		
		Other:	. \$_	
	(e)	Balance to close (not including Buyer's closing costs, prepaids and prorations) by wire		
		transfer or other COLLECTED funds	\$_	2,300,000.00
_		NOTE: For the definition of "COLLECTION" or "COLLECTED" see STANDARD S.		
3.		E FOR ACCEPTANCE OF OFFER AND COUNTER-OFFERS; EFFECTIVE DATE:		
mai	202	If not signed by Buyer and Seller, and an executed copy delivered to all part		
0.0	LUL	1 January 30, 3021, this offer shall be deemed withdrawn and the Deposit, if any, Buyer. Unless otherwise stated, time for acceptance of any counter-offers shall be within 2		
		the counter-offer is delivered.	uay	s alter the day
	(b)	The effective date of this Contract shall be the date when the last one of the Buyer and S	eller	has signed or
	1-1	initialed and delivered this offer or final counter-offer ("Effective Date").	- mel	that digital bi
4.	CL	OSING DATE: Unless modified by other provisions of this Contract, the closing of this tran	sacti	on shall occur
	and	the closing documents required to be furnished by each party pursuant to this Contract losing") onOn or before February 25, 2021 ("Closing Date"), at the time established by	shall	be delivered
	19115) The second sec	1	/ gont
		128	X	~
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EXHIBIT A

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Form Simplicity

5. EXTENSION OF CLOSING DATE:

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- (a) If Paragraph 8(b) is checked and Closing funds from Buyer's lender(s) are not available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements ("CFPB Requirements"), then Closing Date shall be extended for such period necessary to satisfy CFPB Requirements, provided such period shall not exceed 10 days.
- (b) If an event constituting "Force Majeure" causes services essential for Closing to be unavailable, including the unavailability of utilities or issuance of hazard, wind, flood or homeowners' insurance, Closing Date shall be extended as provided in STANDARD G.

6. OCCUPANCY AND POSSESSION:

- (a) Unless the box in Paragraph 6(b) is checked, Seller shall, at Closing, deliver occupancy and possession of the Property to Buyer free of tenants, occupants and future tenancies. Also, at Closing, Seller shall have removed all personal items and trash from the Property and shall deliver all keys, garage door openers, access devices and codes, as applicable, to Buyer. If occupancy is to be delivered before Closing, Buyer assumes all risks of loss to the Property from date of occupancy, shall be responsible and liable for maintenance from that date, and shall be deemed to have accepted the Property in its existing condition as of time of taking occupancy.
- (b) CHECK IF PROPERTY IS SUBJECT TO LEASE(S) OR OCCUPANCY AFTER CLOSING. If Property is subject to a lease(s) after Closing or is intended to be rented or occupied by third parties beyond Closing, the facts and terms thereof shall be disclosed in writing by Seller to Buyer and copies of the written lease(s) shall be delivered to Buyer, all within 5 days after Effective Date. If Buyer determines, in Buyer's sole discretion, that the lease(s) or terms of occupancy are not acceptable to Buyer, Buyer may terminate this Contract by delivery of written notice of such election to Seller within 5 days after receipt of the above items from Seller, and Buyer shall be refunded the Deposit thereby releasing Buyer and Seller from all further obligations under this Contract Estoppel Letter(s) and Seller's affidavit shall be provided pursuant to STANDARD D. If Property is intended to be occupied by Seller after Closing, see Rider U. POST-CLOSING OCCUPANCY BY SELLER.
- ASSIGNABILITY: (CHECK ONE): Buyer may assign and thereby be released from any further liability under this Contract; may assign but not be released from liability under this Contract; or may not assign this Contract.

FINANCING

8. FINANCING:

(a) Buyer will pay cash for the purchase of the Property at Closing. There is no financing contingency to Buyer's obligation to close. If Buyer obtains a loan for any part of the Purchase Price of the Property, Buyer acknowledges that any terms and conditions imposed by Buyer's lender(s) or by CFPB Requirements shall not affect or extend the Buyer's obligation to close or otherwise affect any terms or conditions of this Contract. (b) This Contract is contingent upon Buyer obtaining approval of aconventionalFHAVA orother(describe) loan within (if left blank, then 30) days after Effective Date ("Loan Approva Period") for (CHECK ONE):fixed,adjustable,fixed or adjustable rate in the Loan Amount (See Paragraph 2(c)), at an initial interest rate not to exceed % (if left blank, then prevailing rate based upon Buyer's creditworthiness), and for a term of (if left blank, then 30) years ("Financing"). (i) Buyer shall make mortgage loan application for the Financing within (if left blank, then 5) days after Effective Date and use good faith and diligent effort to obtain approval of a loan meeting the Financing terms ("Loan Approval") and thereafter to close this Contract. Loan Approval which requires a condition related to the sale by Buyer of other property shall not be deemed Loan Approval for purposes of this subparagraph.
Buyer's failure to use diligent effort to obtain Loan Approval during the Loan Approval Period shall be considered a

Buyer's failure to use diligent effort to obtain Loan Approval during the Loan Approval Period shall be considered a default under the terms of this Contract. For purposes of this provision, "diligent effort" includes, but is not limited to, timely furnishing all documents and information and paying of all fees and charges requested by Buyer's mortgage broker and lender in connection with Buyer's mortgage loan application.

- (ii) Buyer shall keep Seller and Broker fully informed about the status of Buyer's mortgage loan application, Loan Approval, and loan processing and authorizes Buyer's mortgage broker, lender, and Closing Agent to disclose such status and progress, and release preliminary and finally executed closing disclosures and settlement statements, to Seller and Broker.
 - (iii) Upon Buyer obtaining Loan Approval, Buyer shall promptly deliver written notice of such approval to Seller.
- (iv) If Buyer is unable to obtain Loan Approval after the exercise of diligent effort, then at any time prior to expiration of the Loan Approval Period, Buyer may provide written notice to Seller stating that Buyer has been unable to obtain Loan Approval and has elected to either:
 - (1) waive Loan Approval, in which event this Contract will continue as if Loan Approval had been obtained; or
 - (2) terminate this Contract.

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109 110		(v) If Buyer fails to timely deliver either notice provided in P expiration of the Loan Approval Period, then Loan Approval shall	be deemed waived, in which event this Contract
111		will continue as if Loan Approval had been obtained, provided ho by delivering written notice to Buyer within 3 days after expiration	
113		트레크로그램은 이 회에 살아 1811년에 가는 아이를 하는 사람이 되었다면 되었다면 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 되었다면 되었다면 되었다면 모든데 하는데 하는데 하는데 하는데 하는데 하는데 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면	사이 50kg() 가게 하다 하다 50kg() 50kg() 50kg() 10kg() 50kg() 50kg() 10kg() 10kg() 10kg() 10kg() 10kg() 10kg() 10kg()
114		(vi) If this Contract is timely terminated as provided by Parag default under the terms of this Contract, Buyer shall be refunded	
115		from all further obligations under this Contract.	the Deposit thereby releasing buyer and Seller
116		(vii) If Loan Approval has been obtained, or deemed to have	se been obtained or provided above, and Rover
117		fails to close this Contract, then the Deposit shall be paid to Se	
118		default or inability to satisfy other contingencies of this Contract; (2	
119		have not been met (except when such conditions are waived by	
120		of the Property obtained by Buyer's lender is insufficient to meet	
121		Buyer shall be refunded the Deposit, thereby releasing Buyer	and Seller from all further obligations under this
122		Contract.	
123*		(c) Assumption of existing mortgage (see rider for terms).	
124*		(d) Purchase money note and mortgage to Seller (see riders;	addenda; or special clauses for terms).
125		CLOSING COSTS, FEES AND	CHARGES
126	9.	CLOSING COSTS; TITLE INSURANCE; SURVEY; HOME WAR	RANTY: SPECIAL ASSESSMENTS:
127	53.5	(a) COSTS TO BE PAID BY SELLER:	
128		 Documentary stamp taxes and surtax on deed, if any 	· HOA/Condominium Association estoppel fees
129		 Owner's Policy and Charges (if Paragraph 9(c)(i) is checked) 	· Recording and other fees needed to cure title
130		 Title search charges (if Paragraph 9(c)(iii) is checked) 	Seller's attorneys' fees
131*		 Municipal lien search (if Paragraph 9(c)(i) or (iii) is checked) 	Other.
132		If, prior to Closing, Seller is unable to meet the AS IS Mainte	
133		a sum equal to 125% of estimated costs to meet the AS IS	
134		Closing. If actual costs to meet the AS IS Maintenance Requi such actual costs. Any unused portion of escrowed amount(s	
135		(b) COSTS TO BE PAID BY BUYER:	s) stall be returned to Selier.
135		Taxes and recording fees on notes and mortgages	Loan expenses
138		Recording fees for deed and financing statements	Appraisal fees
139		Owner's Policy and Charges (if Paragraph 9(c)(ii) is checked)	Buyer's Inspections
140		Survey (and elevation certification, if required)	Buyer's attorneys' fees
141		Lender's title policy and endorsements	All property related insurance
142		 HOA/Condominium Association application/transfer fees 	Owner's Policy Premium (if Paragraph
143		 Municipal lien search (if Paragraph 9(c)(ii) is checked) 	9 (c)(iii) is checked.)
144*		Other:	
145°		(c) TITLE EVIDENCE AND INSURANCE: At least (if le	ft blank, then 15, or if Paragraph 8(a) is checked,
145		then 5) days prior to Closing Date ("Title Evidence Deadline")	
147		licensed title insurer, with legible copies of instruments	listed as exceptions attached thereto ("Title
148		Commitment") and, after Closing, an owner's policy of title i	nsurance (see STANDARD A for terms) shall be
149		obtained and delivered to Buyer. If Seller has an owner's poli	cy of title insurance covering the Real Property, a
150		copy shall be furnished to Buyer and Closing Agent within 5	
151		premium, title search and closing services (collectively, "Ow	
152		forth below. The title insurance premium charges for the owner	
153		and allocated in accordance with Florida law, but may be re	
154		closing disclosures and other closing documents. For purpos	
155		search of records necessary for the owner's policy of title insur- liens imposed pursuant to Chapters 159 or 170, F.S., in favor of	
156		(CHECK ONE):	any governmental body, authority or agency.
158*		(i) Seller shall designate Closing Agent and pay for Own	er's Policy and Chames and Buyer shall nay the
159		premium for Buyer's lender's policy and charges for c	
160		endorsements and loan closing, which amounts shall be	
161		provider(s) as Buyer may select; or	
162*		(ii) Buyer shall designate Closing Agent and pay for Owr	ner's Policy and Charges and charges for closing
163		services related to Buyer's lender's policy, endorsements and	
		1. 4	1
	Bu	yer's Initials UDB Page 3 of 12	Seller's Initials
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64*			X (iii) [MIAMI-DADE/BROWARD REGIONAL PROVISION]: Seller shall furnish a copy of a prior owner's policy
65			of title insurance or other evidence of title and pay fees for: (A) a continuation or update of such title evidence
66			which is acceptable to Buyer's title insurance underwriter for reissue of coverage; (B) tax search; and (C
67			municipal lien search. Buyer shall obtain and pay for post-Closing continuation and premium for Buyer's owner's
68*			policy, and if applicable, Buyer's lender's policy. Seller shall not be obligated to pay more than \$
69			(if left blank, then \$200.00) for abstract continuation or title search ordered or performed by Closing Agent.
70		(d)	SURVEY: On or before Title Evidence Deadline, Buyer may, at Buyer's expense, have the Real Property
71			surveyed and certified by a registered Florida surveyor ("Survey"). If Seller has a survey covering the Rea
72			Property, a copy shall be furnished to Buyer and Closing Agent within 5 days after Effective Date.
73*		(e)	HOME WARRANTY: At Closing, Buyer Seller N/A shall pay for a home warranty plan issued by
74"		177.6	at a cost not to exceed \$. A home
75			warranty plan provides for repair or replacement of many of a home's mechanical systems and major built-in
76 %			appliances in the event of breakdown due to normal wear and tear during the agreement's warranty period.
77	-	(f)	SPECIAL ASSESSMENTS: At Closing, Seller shall pay: (i) the full amount of liens imposed by a public body
78		1.1	("public body" does not include a Condominium or Homeowner's Association) that are certified, confirmed and
79			ratified before Closing; and (ii) the amount of the public body's most recent estimate or assessment for an
200			improvement which is substantially complete as of Effective Date, but that has not resulted in a lien being
80			imposed on the Property before Closing. Buyer shall pay all other assessments. If special assessments may
81			be paid in installments (CHECK ONE):
82			(a) Seller shall pay installments due prior to Closing and Buyer shall pay installments due after Closing
83*			Installments prepaid or due for the year of Closing shall be prorated.
84			U <u> 1200</u> (1992) [[[] [[] [[] [[] [[] [[] [[] [[] [[] [
85*			(x) (b) Seller shall pay the assessment(s) in full prior to or at the time of Closing.
86			IF NEITHER BOX IS CHECKED, THEN OPTION (a) SHALL BE DEEMED SELECTED.
87			This Paragraph 9(f) shall not apply to a special benefit tax lien imposed by a community development district
88			(CDD) pursuant to Chapter 190, F.S., which lien shall be prorated pursuant to STANDARD K.
89			DISCLOSURES
90	10.	DIS	CLOSURES:
91		(a)	RADON GAS: Radon is a naturally occurring radioactive gas that, when it is accumulated in a building in
92		71171	sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that
93			exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding
94			radon and radon testing may be obtained from your county health department.
95		(b)	PERMITS DISCLOSURE: Except as may have been disclosed by Seller to Buyer in a written disclosure, Seller
96			does not know of any improvements made to the Property which were made without required permits or made
97			pursuant to permits which have not been properly closed. If Seller identifies permits which have not been
98			properly closed or improvements which were not permitted, then Seller shall promptly deliver to Buyer all plans
99			written documentation or other information in Seller's possession, knowledge, or control relating to
100			improvements to the Property which are the subject of such open permits or unpermitted improvements.
		103	MOLD: Mold is naturally occurring and may cause health risks or damage to property. If Buyer is concerned o
101		101	desires additional information regarding mold, Buyer should contact an appropriate professional.
02		10	FLOOD ZONE; ELEVATION CERTIFICATION: Buyer is advised to verify by elevation certificate which floor
103		(u)	zone the Property is in, whether flood insurance is required by Buyer's lender, and what restrictions apply to
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05			improving the Property and rebuilding in the event of casualty. If Property is in a "Special Flood Hazard Area
106			or "Coastal Barrier Resources Act" designated area or otherwise protected area identified by the U.S. Fish and
107			Wildlife Service under the Coastal Barrier Resources Act and the lowest floor elevation for the building(s) and/o
808			flood insurance rating purposes is below minimum flood elevation or is ineligible for flood insurance coverage

flood insurance rating purposes is below minimum flood elevation or is ineligible for flood insurance coverage through the National Flood Insurance Program or private flood insurance as defined in 42 U.S.C. §4012a, Buyer may terminate this Contract by delivering written notice to Seller within _____ (if left blank, then 20) days after Effective Date, and Buyer shall be refunded the Deposit thereby releasing Buyer and Seller from all further obligations under this Contract, failing which Buyer accepts existing elevation of buildings and flood zone designation of Property. The National Flood Insurance Program may assess additional fees or adjust premiums for pre-Flood Insurance Rate Map (pre-FIRM) non-primary structures (residential structures in which the insured

or spouse does not reside for at least 50% of the year) and an elevation certificate may be required for actuarial rating.

(e) ENERGY BROCHURE: Buyer acknowledges receipt of Florida Energy-Efficiency Rating Information Brochure

required by Section 553.996, F.S.

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- (f) LEAD-BASED PAINT: If Property includes pre-1978 residential housing, a lead-based paint disclosure is mandatory.
- (g) HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE: BUYER SHOULD NOT EXECUTE THIS CONTRACT UNTIL BUYER HAS RECEIVED AND READ THE HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE, IF APPLICABLE.
- (h) PROPERTY TAX DISCLOSURE SUMMARY: BUYER SHOULD NOT RELY ON THE SELLER'S CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT THE BUYER MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR INFORMATION.
- (i) FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT ("FIRPTA"): Seller shall inform Buyer in writing if Seller is a "foreign person" as defined by the Foreign Investment in Real Property Tax Act ("FIRPTA"). Buyer and Seller shall comply with FIRPTA, which may require Seller to provide additional cash at Closing. If Seller is not a "foreign person", Seller can provide Buyer, at or prior to Closing, a certification of non-foreign status, under penalties of perjury, to inform Buyer and Closing Agent that no withholding is required. See STANDARD V for further information pertaining to FIRPTA. Buyer and Seller are advised to seek legal counsel and tax advice regarding their respective rights, obligations, reporting and withholding requirements pursuant to FIRPTA.
- (j) SELLER DISCLOSURE: Seller knows of no facts materially affecting the value of the Real Property which are not readily observable and which have not been disclosed to Buyer. Except as provided for in the preceding sentence, Seller extends and intends no warranty and makes no representation of any type, either express or implied, as to the physical condition or history of the Property. Except as otherwise disclosed in writing Seller has received no written or verbal notice from any governmental entity or agency as to a currently uncorrected building, environmental or safety code violation.

PROPERTY MAINTENANCE, CONDITION, INSPECTIONS AND EXAMINATIONS

- 11. PROPERTY MAINTENANCE: Except for ordinary wear and tear and Casualty Loss, Seller shall maintain the Property, including, but not limited to, lawn, shrubbery, and pool, in the condition existing as of Effective Date ("AS IS Maintenance Requirement").
- 12. PROPERTY INSPECTION; RIGHT TO CANCEL:
 - (a) PROPERTY INSPECTIONS AND RIGHT TO CANCEL: Buyer shall have ______15___ (if left blank, then 15) days after Effective Date ("Inspection Period") within which to have such inspections of the Property performed as Buyer shall desire during the Inspection Period. If Buyer determines, in Buyer's sole discretion, that the Property is not acceptable to Buyer, Buyer may terminate this Contract by delivering written notice of such election to Seller prior to expiration of Inspection Period. If Buyer timely terminates this Contract, the Deposit paid shall be returned to Buyer, thereupon, Buyer and Seller shall be released of all further obligations under this Contract; however, Buyer shall be responsible for prompt payment for such inspections, for repair of damage to, and restoration of, the Property resulting from such inspections, and shall provide Seller with paid receipts for all work done on the Property (the preceding provision shall survive termination of this Contract). Unless Buyer exercises the right to terminate granted herein, Buyer accepts the physical condition of the Property and any violation of governmental, building, environmental, and safety codes, restrictions, or requirements, but subject to Seller's continuing AS IS Maintenance Requirement, and Buyer shall be responsible for any and all repairs and improvements required by Buyer's lender.
 - (b) WALK-THROUGH INSPECTION/RE-INSPECTION: On the day prior to Closing Date, or on Closing Date prior to time of Closing, as specified by Buyer, Buyer or Buyer's representative may perform a walk-through (and follow-up walk-through, if necessary) inspection of the Property solely to confirm that all items of Personal Property are on the Property and to verify that Seller has maintained the Property as required by the AS IS Maintenance Requirement and has met all other contractual obligations.
 - (c) SELLER ASSISTANCE AND COOPERATION IN CLOSE-OUT OF BUILDING PERMITS: If Buyer's inspection of the Property identifies open or needed building permits, then Seller shall promptly deliver to Buyer all plans, written documentation or other information in Seller's possession, knowledge, or control relating to improvements to the Property which are the subject of such open or needed Permits, and shall promptly cooperate in good faith with Buyer's efforts to obtain estimates of repairs or other work necessary to resolve such Permit issues. Seller's obligation to cooperate shall include Seller's execution of necessary authorizations.

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- consents, or other documents necessary for Buyer to conduct inspections and have estimates of such repairs or work prepared, but in fulfilling such obligation, Seller shall not be required to expend, or become obligated to expend, any money.
- (d) ASSIGNMENT OF REPAIR AND TREATMENT CONTRACTS AND WARRANTIES: At Buyer's option and cost, Seller will, at Closing, assign all assignable repair, treatment and maintenance contracts and warranties to Buyer.

ESCROW AGENT AND BROKER

- 13. ESCROW AGENT: Any Closing Agent or Escrow Agent (collectively "Agent") receiving the Deposit, other funds. and other items is authorized, and agrees by acceptance of them, to deposit them promptly, hold same in escrow within the State of Florida and, subject to COLLECTION, disburse them in accordance with terms and conditions of this Contract. Failure of funds to become COLLECTED shall not excuse Buyer's performance. When conflicting demands for the Deposit are received, or Agent has a good faith doubt as to entitlement to the Deposit, Agent may take such actions permitted by this Paragraph 13, as Agent deems advisable. If in doubt as to Agent's duties or liabilities under this Contract. Agent may, at Agent's option, continue to hold the subject matter of the escrow until the parties agree to its disbursement or until a final judgment of a court of competent jurisdiction shall determine the rights of the parties, or Agent may deposit same with the clerk of the circuit court having jurisdiction of the dispute. An attorney who represents a party and also acts as Agent may represent such party in such action. Upon notifying all parties concerned of such action, all liability on the part of Agent shall fully terminate, except to the extent of accounting for any items previously delivered out of escrow. If a licensed real estate broker, Agent will comply with provisions of Chapter 475, F.S., as amended and FREC rules to timely resolve escrow disputes through mediation, arbitration, interpleader or an escrow disbursement order.
 - In any proceeding between Buyer and Seller wherein Agent is made a party because of acting as Agent hereunder, or in any proceeding where Agent interpleads the subject matter of the escrow, Agent shall recover reasonable attorney's fees and costs incurred, to be paid pursuant to court order out of the escrowed funds or equivalent. Agent shall not be liable to any party or person for mis-delivery of any escrowed items, unless such mis-delivery is due to Agent's willful breach of this Contract or Agent's gross negligence. This Paragraph 13 shall survive Closing or termination of this Contract.
- PROFESSIONAL ADVICE: BROKER LIABILITY: Broker advises Buyer and Seller to verify Property condition. square footage, and all other facts and representations made pursuant to this Contract and to consult appropriate professionals for legal, tax, environmental, and other specialized advice concerning matters affecting the Property and the transaction contemplated by this Contract. Broker represents to Buyer that Broker does not reside on the Property and that all representations (oral, written or otherwise) by Broker are based on Seller representations or public records. BUYER AGREES TO RELY SOLELY ON SELLER, PROFESSIONAL INSPECTORS AND GOVERNMENTAL AGENCIES FOR VERIFICATION OF PROPERTY CONDITION, SQUARE FOOTAGE AND FACTS THAT MATERIALLY AFFECT PROPERTY VALUE AND NOT ON THE REPRESENTATIONS (ORAL, WRITTEN OR OTHERWISE) OF BROKER. Buyer and Seller (individually, the "Indemnifying Party") each individually indemnifies, holds harmless, and releases Broker and Broker's officers, directors, agents and employees from all liability for loss or damage, including all costs and expenses, and reasonable attorney's fees at all levels, suffered or incurred by Broker and Broker's officers, directors, agents and employees in connection with or arising from claims, demands or causes of action instituted by Buyer or Seller based on: (i) inaccuracy of information provided by the Indemnifying Party or from public records; (ii) Indemnifying Party's misstatement(s) or failure to perform contractual obligations; (iii) Broker's performance, at Indemnifying Party's request, of any task beyond the scope of services regulated by Chapter 475, F.S., as amended, including Broker's referral, recommendation or retention of any vendor for, or on behalf of, Indemnifying Party; (iv) products or services provided by any such vendor for, or on behalf of, Indemnifying Party; and (v) expenses incurred by any such vendor. Buyer and Seller each assumes full responsibility for selecting and compensating their respective vendors and paying their other costs under this Contract whether or not this transaction closes. This Paragraph 14 will not relieve Broker of statutory obligations under Chapter 475, F.S., as amended. For purposes of this Paragraph 14, Broker will be treated as a party to this Contract. This Paragraph 14 shall survive Closing or termination of this Contract.

DEFAULT AND DISPUTE RESOLUTION

15. DEFAULT:

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(a) BUYER DEFAULT: If Buyer fails, neglects or refuses to perform Buyer's obligations under this Contract, including payment of the Deposit, within the time(s) specified. Seller may elect to recover and retain the Deposit for the account of Seller as agreed upon liquidated damages, consideration for execution of this Contract, and in full settlement of any claims, whereupon Buyer and Seller shall be relieved from all further obligations under

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- this Contract, or Seller, at Seller's option, may, pursuant to Paragraph 16, proceed in equity to enforce Seller's rights under this Contract. The portion of the Deposit, if any, paid to Listing Broker upon default by Buyer, shall be split equally between Listing Broker and Cooperating Broker; provided however, Cooperating Broker's share shall not be greater than the commission amount Listing Broker had agreed to pay to Cooperating Broker.
- (b) SELLER DEFAULT: If for any reason other than failure of Seller to make Seller's title marketable after reasonable diligent effort, Seller fails, neglects or refuses to perform Seller's obligations under this Contract, Buyer may elect to receive return of Buyer's Deposit without thereby waiving any action for damages resulting from Seller's breach, and, pursuant to Paragraph 16, may seek to recover such damages or seek specific performance.

This Paragraph 15 shall survive Closing or termination of this Contract.

- 16. DISPUTE RESOLUTION: Unresolved controversies, claims and other matters in question between Buyer and Seller arising out of, or relating to, this Contract or its breach, enforcement or interpretation ("Dispute") will be settled as follows:
 - (a) Buyer and Seller will have 10 days after the date conflicting demands for the Deposit are made to attempt to resolve such Dispute, failing which, Buyer and Seller shall submit such Dispute to mediation under Paragraph 16(b).
 - (b) Buyer and Seller shall attempt to settle Disputes in an amicable manner through mediation pursuant to Florida Rules for Certified and Court-Appointed Mediators and Chapter 44, F.S., as amended (the "Mediation Rules"). The mediator must be certified or must have experience in the real estate industry. Injunctive relief may be sought without first complying with this Paragraph 16(b). Disputes not settled pursuant to this Paragraph may be resolved by instituting action in the appropriate court having jurisdiction of the matter. This Paragraph 16 shall survive Closing or termination of this Contract.
- 17. ATTORNEY'S FEES; COSTS: The parties will split equally any mediation fee incurred in any mediation permitted by this Contract, and each party will pay their own costs, expenses and fees, including attorney's fees, incurred in conducting the mediation. In any litigation permitted by this Contract, the prevailing party shall be entitled to recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.

STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS")

18. STANDARDS:

A. TITLE:

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- (i) TITLE EVIDENCE; RESTRICTIONS; EASEMENTS; LIMITATIONS: Within the time period provided in Paragraph 9(c), the Title Commitment, with legible copies of instruments listed as exceptions attached thereto, shall be issued and delivered to Buyer. The Title Commitment shall set forth those matters to be discharged by Seller at or before Closing and shall provide that, upon recording of the deed to Buyer, an owner's policy of title insurance in the amount of the Purchase Price, shall be issued to Buyer insuring Buyer's marketable title to the Real Property, subject only to the following matters: (a) comprehensive land use plans, zoning, and other land use restrictions, prohibitions and requirements imposed by governmental authority; (b) restrictions and matters appearing on the Plat or otherwise common to the subdivision; (c) outstanding oil, gas and mineral rights of record without right of entry; (d) unplatted public utility easements of record (located contiguous to real property lines and not more than 10 feet in width as to rear or front lines and 7 1/2 feet in width as to side lines); (e) taxes for year of Closing and subsequent years; and (f) assumed mortgages and purchase money mortgages, if any (if additional items, attach addendum); provided, that, none prevent use of Property for RESIDENTIAL PURPOSES. If there exists at Closing any violation of items identified in (b) (f) above, then the same shall be deemed a title defect. Marketable title shall be determined according to applicable Title Standards adopted by authority of The Florida Bar and in accordance with law.
- (ii) TITLE EXAMINATION: Buyer shall have 5 days after receipt of Title Commitment to examine it and notify Seller in writing specifying defect(s), if any, that render title unmarketable. If Seller provides Title Commitment and it is delivered to Buyer less than 5 days prior to Closing Date, Buyer may extend Closing for up to 5 days after date of receipt to examine same in accordance with this STANDARD A. Seller shall have 30 days ("Cure Period") after receipt of Buyer's notice to take reasonable diligent efforts to remove defects. If Buyer fails to so notify Seller, Buyer shall be deemed to have accepted title as it then is. If Seller cures defects within Cure Period, Seller will deliver written notice to Buyer (with proof of cure acceptable to Buyer and Buyer's attorney) and the parties will close this Contract on Closing Date (or if Closing Date has passed, within 10 days after Buyer's receipt of Seller's notice). If Seller is unable to cure defects within Cure Period, then Buyer may, within 5 days after expiration of Cure Period.

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Page 7 of 12

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Case 1:23-cv-21445-LMR Document 1-1 Entered on FLSD Docket 04/17/2023 Page 13 of 48 STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS") CONTINUED

deliver written notice to Seller. (a) extending Cure Period for a specified period not to exceed 120 days within which Seller shall continue to use reasonable diligent effort to remove or cure the defects ("Extended Cure Period"); or (b) electing to accept title with existing defects and close this Contract on Closing Date (or if Closing Date has passed, within the earlier of 10 days after end of Extended Cure Period or Buyer's receipt of Seller's notice), or (c) electing to terminate this Contract and receive a refund of the Deposit, thereby releasing Buyer and Seller from all further obligations under this Contract. If after reasonable diligent effort, Seller is unable to timely cure defects, and Buyer does not waive the defects, this Contract shall terminate, and Buyer shall receive a refund of the Deposit, thereby releasing Buyer and Seller from all further obligations under this Contract.

- B. SURVEY: If Survey discloses encroachments on the Real Property or that improvements located thereon encroach on setback lines, easements, or lands of others, or violate any restrictions, covenants, or applicable governmental regulations described in STANDARD A (i)(a), (b) or (d) above, Buyer shall deliver written notice of such matters, together with a copy of Survey, to Seller within 5 days after Buyer's receipt of Survey, but no later than Closing. If Buyer timely delivers such notice and Survey to Seller, such matters identified in the notice and Survey shall constitute a title defect, subject to cure obligations of STANDARD A above. If Seller has delivered a prior survey, Seller shall, at Buyer's request, execute an affidavit of "no change" to the Real Property since the preparation of such prior survey, to the extent the affirmations therein are true and correct.
- C. INGRESS AND EGRESS: Seller represents that there is ingress and egress to the Real Property and title to the Real Property is insurable in accordance with STANDARD A without exception for lack of legal right of access.
 D. LEASE INFORMATION: Seller shall, at least 10 days prior to Closing, furnish to Buyer estoppel letters from tenant(s)/occupant(s) specifying nature and duration of occupancy, rental rates, advanced rent and security deposits paid by tenant(s) or occupant(s)("Estoppel Letter(s)"). If Seller is unable to obtain such Estoppel Letter(s) the same information shall be furnished by Seller to Buyer within that time period in the form of a Seller's affidavit and Buyer may thereafter contact tenant(s) or occupant(s) to confirm such information. If Estoppel Letter(s) or Seller's affidavit, if any, differ materially from Seller's representations and lease(s) provided pursuant to Paragraph 6, or if tenant(s)/occupant(s) fail or refuse to confirm Seller's affidavit, Buyer may deliver written notice to Seller within 5 days after receipt of such information, but no later than 5 days prior to Closing Date, terminating this Contract and receive a refund of the Deposit, thereby releasing Buyer and Seller from all further obligations under this Contract. Seller shall, at Closing, deliver and assign all leases to Buyer who shall assume Seller's obligations thereunder.
- E. LIENS: Seller shall furnish to Buyer at Closing an affidavit attesting (i) to the absence of any financing statement, claims of lien or potential lienors known to Seller and (ii) that there have been no improvements or repairs to the Real Property for 90 days immediately preceding Closing Date. If the Real Property has been improved or repaired within that time, Seller shall deliver releases or waivers of construction liens executed by all general contractors, subcontractors, suppliers and materialmen in addition to Seller's lien affidavit setting forth names of all such general contractors, subcontractors, suppliers and materialmen, further affirming that all charges for improvements or repairs which could serve as a basis for a construction lien or a claim for damages have been paid or will be paid at Closing.
- F. TIME: Calendar days shall be used in computing time periods. Time is of the essence in this Contract. Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or a national legal holiday (see 5 U.S.C. 6103) shall extend to 5:00 p.m. (where the Property is located) of the next business day.
- G. FORCE MAJEURE: Buyer or Seller shall not be required to perform any obligation under this Contract or be liable to each other for damages so long as performance or non-performance of the obligation, or the availability of services, insurance or required approvals essential to Closing, is disrupted, delayed, caused or prevented by Force Majeure. "Force Majeure" means: hurricanes, floods, extreme weather, earthquakes, fire, or other acts of God, unusual transportation delays, or wars, insurrections, or acts of terrorism, which, by exercise of reasonable diligent effort, the non-performing party is unable in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended a reasonable time up to 7 days after the Force Majeure no longer prevents performance under this Contract, provided, however, if such Force Majeure continues to prevent performance under this Contract more than 30 days beyond Closing Date, then either party may terminate this Contract by delivering written notice to the other and the Deposit shall be refunded to Buyer, thereby releasing Buyer and Seller from all further obligations under this Contract.
- H. CONVEYANCE: Seller shall convey marketable title to the Real Property by statutory warranty, trustee's, personal representative's, or guardian's deed, as appropriate to the status of Seller, subject only to matters described in STANDARD A and those accepted by Buyer. Personal Property shall, at request of Buyer, be

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STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS") CONTINUED

transferred by absolute bill of sale with warranty of title, subject only to such matters as may be provided for in this Contract.

- . CLOSING LOCATION; DOCUMENTS; AND PROCEDURE:
- (i) LOCATION: Closing will be conducted by the attorney or other closing agent ("Closing Agent") designated by the party paying for the owner's policy of title insurance and will take place in the county where the Real Property is located at the office of the Closing Agent, or at such other location agreed to by the parties. If there is no title insurance, Seller will designate Closing Agent. Closing may be conducted by mail, overnight courier, or electronic means.
- (ii) CLOSING DOCUMENTS: Seller shall at or prior to Closing, execute and deliver, as applicable, deed, bill of sale, certificate(s) of title or other documents necessary to transfer title to the Property, construction lien affidavit(s), owner's possession and no lien affidavit(s), and assignment(s) of leases. Seller shall provide Buyer with paid receipts for all work done on the Property pursuant to this Contract. Buyer shall furnish and pay for, as applicable, the survey, flood elevation certification, and documents required by Buyer's lender.
- (iii) FinCEN GTO NOTICE. If Closing Agent is required to comply with the U.S. Treasury Department's Financial Crimes Enforcement Network ("FinCEN") Geographic Targeting Orders ("GTOs"), then Buyer shall provide Closing Agent with the information related to Buyer and the transaction contemplated by this Contract that is required to complete IRS Form 8300, and Buyer consents to Closing Agent's collection and report of said information to IRS.
- (iv) PROCEDURE: The deed shall be recorded upon COLLECTION of all closing funds. If the Title Commitment provides insurance against adverse matters pursuant to Section 627.7841, F.S., as amended, the escrow closing procedure required by STANDARD J shall be waived, and Closing Agent shall, subject to COLLECTION of all closing funds, disburse at Closing the brokerage fees to Broker and the net sale proceeds to Seller.
- J. ESCROW CLOSING PROCEDURE: If Title Commitment issued pursuant to Paragraph 9(c) does not provide for insurance against adverse matters as permitted under Section 627.7841, F.S., as amended, the following escrow and closing procedures shall apply: (1) all Closing proceeds shall be held in escrow by the Closing Agent for a period of not more than 10 days after Closing; (2) if Seller's title is rendered unmarketable, through no fault of Buyer, Buyer shall, within the 10 day period, notify Seller in writing of the defect and Seller shall have 30 days from date of receipt of such notification to cure the defect; (3) if Seller fails to timely cure the defect, the Deposit and all Closing funds paid by Buyer shall, within 5 days after written demand by Buyer, be refunded to Buyer and, simultaneously with such repayment, Buyer shall return the Personal Property, vacate the Real Property and reconvey the Property to Seller by special warranty deed and bill of sale; and (4) if Buyer fails to make timely demand for refund of the Deposit, Buyer shall take title as is, waiving all rights against Seller as to any intervening defect except as may be available to Buyer by virtue of warranties contained in the deed or bill of sale.
- K. PRORATIONS; CREDITS: The following recurring items will be made current (if applicable) and prorated as of the day prior to Closing Date, or date of occupancy if occupancy occurs before Closing Date; real estate taxes' (including special benefit tax assessments imposed by a CDD), interest, bonds, association fees, insurance, rents and other expenses of Property. Buyer shall have option of taking over existing policies of insurance, if assumable, in which event premiums shall be prorated. Cash at Closing shall be increased or decreased as may be required by prorations to be made through day prior to Closing. Advance rent and security deposits, if any, will be credited to Buyer. Escrow deposits held by Seller's mortgagee will be paid to Seller. Taxes shall be prorated based on current year's tax. If Closing occurs on a date when current year's millage is not fixed but current year's assessment is available, taxes will be prorated based upon such assessment and prior year's millage. If current year's assessment is not available, then taxes will be prorated on prior year's tax. If there are completed improvements on the Real Property by January 1st of year of Closing, which improvements were not in existence on January 1st of prior year, then taxes shall be prorated based upon prior year's millage and at an equitable assessment to be agreed upon between the parties, failing which, request shall be made to the County Property Appraiser for an informal assessment taking into account available exemptions. In all cases, due allowance shall be made for the maximum allowable discounts and applicable homestead and other exemptions. A tax proration based on an estimate shall, at either party's request, be readjusted upon receipt of current year's tax bill. This STANDARD K shall survive Closing
- L. ACCESS TO PROPERTY TO CONDUCT APPRAISALS, INSPECTIONS, AND WALK-THROUGH: Seller shall, upon reasonable notice, provide utilities service and access to Property for appraisals and inspections, including a walk-through (or follow-up walk-through if necessary) prior to Closing.
- M. RISK OF LOSS: If, after Effective Date, but before Closing, Property is damaged by fire or other casualty ("Casualty Loss") and cost of restoration (which shall include cost of pruning or removing damaged trees) does not exceed 1.5% of Purchase Price, cost of restoration shall be an obligation of Seller and Closing shall proceed pursuant to terms of this Contract. If restoration is not completed as of Closing, a sum equal to 125% of estimated

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Case 1:23-cv-21445-LMR Document 1-1 Entered on FLSD Docket 04/17/2023 Page 15 of 48 STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS") CONTINUED

cost to complete restoration (not to exceed 1.5% of Purchase Price) will be escrowed at Closing. If actual cost of restoration exceeds escrowed amount. Seller shall pay such actual costs (but, not in excess of 1.5% of Purchase Price). Any unused portion of escrowed amount shall be returned to Seller. If cost of restoration exceeds 1.5% of Purchase Price, Buyer shall elect to either take Property "as is" together with the 1.5%, or receive a refund of the Deposit thereby releasing Buyer and Seller from all further obligations under this Contract. Seller's sole obligation with respect to tree damage by casualty or other natural occurrence shall be cost of pruning or removal.

- N. 1031 EXCHANGE: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with Closing or deferred) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party shall cooperate in all reasonable respects to effectuate the Exchange, including execution of documents; provided, however, cooperating party shall incur no liability or expense related to the Exchange, and Closing shall not be contingent upon, nor extended or delayed by, such Exchange.
- O. CONTRACT NOT RECORDABLE; PERSONS BOUND; NOTICE; DELIVERY; COPIES; CONTRACT EXECUTION: Neither this Contract nor any notice of it shall be recorded in any public records. This Contract shall be binding on, and inure to the benefit of, the parties and their respective heirs or successors in interest. Whenever the context permits, singular shall include plural and one gender shall include all. Notice and delivery given by or to the attorney or broker (including such broker's real estate licensee) representing any party shall be as effective as if given by or to that party. All notices must be in writing and may be made by mail, personal delivery or electronic (including "pdf") media. A facsimile or electronic (including "pdf") copy of this Contract and any signatures hereon shall be considered for all purposes as an original. This Contract may be executed by use of electronic signatures. as determined by Florida's Electronic Signature Act and other applicable laws.
- P. INTEGRATION; MODIFICATION: This Contract contains the full and complete understanding and agreement of Buyer and Seller with respect to the transaction contemplated by this Contract and no prior agreements or representations shall be binding upon Buyer or Seller unless included in this Contract. No modification to or change in this Contract shall be valid or binding upon Buyer or Seller unless in writing and executed by the parties intended to be bound by it.
- Q. WAIVER: Failure of Buyer or Seller to insist on compliance with, or strict performance of, any provision of this Contract, or to take advantage of any right under this Contract, shall not constitute a waiver of other provisions or
- R. RIDERS; ADDENDA; TYPEWRITTEN OR HANDWRITTEN PROVISIONS: Riders, addenda, and typewritten or handwritten provisions shall control all printed provisions of this Contract in conflict with them.
- S. COLLECTION or COLLECTED: "COLLECTION" or "COLLECTED" means any checks tendered or received, including Deposits, have become actually and finally collected and deposited in the account of Escrow Agent or Closing Agent. Closing and disbursement of funds and delivery of closing documents may be delayed by Closing Agent until such amounts have been COLLECTED in Closing Agent's accounts. T. RESERVED.
- U. APPLICABLE LAW AND VENUE: This Contract shall be construed in accordance with the laws of the State of Florida and venue for resolution of all disputes, whether by mediation, arbitration or litigation, shall lie in the county where the Real Property is located.
- V. FIRPTA TAX WITHHOLDING: If a seller of U.S. real property is a "foreign person" as defined by FIRPTA, Section 1445 of the Internal Revenue Code ("Code") requires the buyer of the real property to withhold up to 15% of the amount realized by the seller on the transfer and remit the withheld amount to the Internal Revenue Service (IRS) unless an exemption to the required withholding applies or the seller has obtained a Withholding Certificate from the IRS authorizing a reduced amount of withholding.
- (i) No withholding is required under Section 1445 of the Code if the Seller is not a "foreign person". Seller can provide proof of non-foreign status to Buyer by delivery of written certification signed under penalties of perjury, stating that Seller is not a foreign person and containing Seller's name, U.S. taxpayer identification number and home address (or office address, in the case of an entity), as provided for in 26 CFR 1.1445-2(b). Otherwise, Buyer shall withhold the applicable percentage of the amount realized by Seller on the transfer and timely remit said funds to the IRS.
- (ii) If Seller is a foreign person and has received a Withholding Certificate from the IRS which provides for reduced or eliminated withholding in this transaction and provides same to Buyer by Closing, then Buyer shall withhold the reduced sum required, if any, and timely remit said funds to the IRS.
- (iii) If prior to Closing Seller has submitted a completed application to the IRS for a Withholding Certificate and has provided to Buyer the notice required by 26 CFR 1.1445-1(c) (2)(i)(B) but no Withholding Certificate has been received as of Closing, Buyer shall, at Closing, withhold the applicable percentage of the amount realized by Seller on the transfer and, at Buyer's option, either (a) timely remit the withheld funds to the IRS or (b) place the funds in escrow, at Seller's expense, with an escrow agent selected by Buyer and pursuant to terms negotiated by the

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STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS") CONTINUED

parties, to be subsequently disbursed in accordance with the Withholding Certificate issued by the IRS or remitted directly to the IRS if the Seller's application is rejected or upon terms set forth in the escrow agreement.

(iv) In the event the net proceeds due Seller are not sufficient to meet the withholding requirement(s) in this transaction, Seller shall deliver to Buyer, at Closing, the additional COLLECTED funds necessary to satisfy the applicable requirement and thereafter Buyer shall timely remit said funds to the IRS or escrow the funds for disbursement in accordance with the final determination of the IRS, as applicable.

(v) Upon remitting funds to the IRS pursuant to this STANDARD, Buyer shall provide Seller copies of IRS Forms 8288 and 8288-A, as filed.

W. RESERVED

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X. BUYER WAIVER OF CLAIMS: To the extent permitted by law. Buyer waives any claims against Seller

CI	osing.		bligation to comply with Paragra	5 82%	, rins Standard & Shan Su
		ADD	DENDA AND ADDITIONAL TERM	S	
19. AI	DDENDA: The following additiontract (Check if applicable	itional ter	ms are included in the attached add	denda o	r riders and incorporated into
DEF	Homeowners' Assn. Seller Financing Mortgage Assumption FHAVA Financing Appraisal Contingency Short Sale Homeowners/Flood Ins. RESERVED	N. 0. p. 0.	Line Insulation Disclosure Lead Paint Disclosure (Pre-1978) Housing for Older Persons Rezoning	X. Y. Z. AA. BB.	Sale of Buyer's Property Back-up Contract Kick-out Clause Seller's Attorney Approval Buyer's Attorney Approval Licensee Property Intere Binding Arbitration
SE	DITIONAL TERMS: LLER AGREES TO DELIVE ANCELLED PERMITS. IF AN	ER THE F	PROPERTY FREE AND CLEAR OF	F ANY L	LIENS, OPEN / EXPIRED .
SE	LLER AGREES TO DELIVE	ER THE F	PROPERTY FREE AND CLEAR O ER WILL CLOSE AND PAY IN FU	F ANY L	LIENS, OPEN / EXPIRED .
SE	LLER AGREES TO DELIVE	ER THE F	PROPERTY FREE AND CLEAR O ER WILL CLOSE AND PAY IN FU	F ANY L	LIENS, OPEN / EXPIRED .
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SE	LLER AGREES TO DELIVE	ER THE F	PROPERTY FREE AND CLEAR OF	F ANY L	LIENS, OPEN / EXPIRED .
SE	LLER AGREES TO DELIVE	ER THE F	PROPERTY FREE AND CLEAR OF ER WILL CLOSE AND PAY IN FU	LL PRIC	LIENS, OPEN / EXPIRED .

Form Simplicity

592 593	THIS IS INTENDED TO BE A LEGALLY BINDIN ADVICE OF AN ATTORNEY PRIOR TO SIGNING	G CONTRACT. IF NOT FULLY UNDERSTOOD, SEEK THE
594	THIS FORM HAS BEEN APPROVED BY THE FLO	ORIDA REALTORS AND THE FLORIDA BAR.
595 596 597 598	terms and conditions in this Contract should be a	The Florida Bar does not constitute an opinion that any of the accepted by the parties in a particular transaction. Terms and respective interests, objectives and bargaining positions of all
599 600	AN ASTERISK (*) FOLLOWING A LINE NUMBER TO BE COMPLETED.	IN THE MARGIN INDICATES THE LINE CONTAINS A BLANK
601*	Buyer Vaime Del Burgo	Date: 2/4/2021
602*	Buyer:DocuSigned by:	Date:
603*	Buyer: DocuSigned by: Seller: B691553BB948468	Date: 2/7/2021
604*	Seller:	
605 606* 607* 608*	Buyer's address for purposes of notice	Seller's address for purposes of notice
609 610 611 612 613 614	entitled to compensation in connection with this C Closing Agent to disburse at Closing the full amo agreements with the parties and cooperative agree	y, named below (collectively, "Broker"), are the only Brokers contract. Instruction to Closing Agent: Seller and Buyer direct unt of the brokerage fees as specified in separate brokerage ements between the Brokers, except to the extent Broker has ontract shall not modify any MLS or other offer of compensation oxers.
615*	Mariana Tevez	Jacopo lasiello
616	Cooperating Sales Associate, if any	Listing Sales Associate
617*	exp Realty LLC	Miami Italy Intl Brokers Rity LLC
618	Cooperating Broker, if any	Listing Broker

Buyer's Initials UDB

Seller's Initials

Buyer's Initials UVO Page 12 of 12 Seller's FloridaRealtors/FloridaBar-ASIS-5x Rev.6/19 © 2017 Florida Realtors* and The Florida Bar. All rights reserved.

Comprehensive Rider to the Residential Contract For Sale And Purchase



THIS FORM HAS BEEN APPROVED BY THE PLORIDA REALTORS AND THE PLORIDA BAR

H	initialed by all or Sale And Pur	parties, the clauses belo- chase between	w will be incorporated into the Florida Realtors* Florida Bar Residential Contract AUTONOMY INVESTMENT PUERTO RICO LLC (SELLER)
10	nd		ULLA HOLDING INC. (BLOVER)
9	oncerning the P	roperty described as	1643 Brickell Ave #2101 Miami Ft. 33729-1256
-			
B	uyer's Initials	JDB	Seller's Initials
		le:	A. CONDOMINIUM RIDER
1.	The Association to contingent up prior to Close approval proceany document diagent effort within the start	on Buyer being approved ing. Within less with the Association in its required by the Asso- to obtain such approval.	HECK ONE: (a) is not required. If approval is required, this Contract is toy the Association no later than
2	RIGHT OF FILE (II) The Asso a Right, the either pro- exercise is includes a (b) The memore representation of the control of t	RST REFUSAL: ciation (CHECK ONE): [his Contract is contingent viding written confirmatio such Right pursuant to to all amendments thereto) bers of the Association (C a Contract is contingent viding written confirmatio such Right pursuant to the to Seller shall, within ments required as a con d process the matter with the stated time period, it infirmation or the Right in infirmation or a member time whinded to the Buyer (unless	If has does not have a right of first refusal ("Right"). If the Association has upon the Association, within the time permitted for the exercise of such Right, in to Buyer that the Association is not exercising that Right, or failing to timely he tenths of the Declaration of Condominium ("Declaration", which reference CHECK ONE): have do not have a Right. If the members do have a apon the members, within the time permitted for the exercise of such Right, in to Buyer that the members are not exercising that Right, or failing to timely tenths of the Declaration.
3,	(a) Condomin	SSMENTS; PRORATION Hum Association asses nt(s) installments islare	S; LITIGATION: is/nerit(s) and Rents: Seller represents that the current Association
	\$ 8,154.00	payable (CHE	CK ONE):monthly [k]quarterlysemi-annuallyannually
	and if noor	than one Association as	
	and the cu	iment rent on recreation a	

Page 1 of 3 A. CONDOMINIUM RIDER

(SEE CONTINUATION)

Simplicity

A. CONDOMINIUM RIDER (CONTINUED)

All annual assessments levied by the Association and rent on recreational areas, if any, shall be made current by Seller at Closing, and Buyer shall reimburse Seller for prepayments.

(b) Fees: Seiler shall, at Closing, pay all fines imposed against the Unit by the Condominium Association as of Closing Date and any fees the Association charges to provide information about the Property, assessment(s) and fees.

If Property is part of a Homeowners' Association, see Rider B. HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE for further information including additional assessments and fees.

1	0 1	Special Assessments and Prorations. y' Selter represents that Seller is not aware of any special or other assessment that has been levied by the Association or that has been an item on the agenda, or reported in the minutes, of the Association within twelve (12) months prior to Effective Date, ("pending") except as follows:
	3	ii) If special assessments levied or pending exist as of the Effective Date are disclosed above by Seller and may be paid in installments (CHECK ONE). [] Buyer [K] Seller (if left blank, then Buyer) shall pay installments due after Closing Date. If Seller is checked, Seller shall pay the assessment in full prior to or at the time of Closing.
	1	iii) If special assessments levied or pending exist as of the Effective Date and have not been disclosed above by Seller, then Seller shall pay such assessments in full at the time of Closing.
		(v) If after Effective Date, the Association imposes a special assessment for improvements, work or services, which was not pending as of the Effective Date, then Seller shall play all amounts due before Closing Date.
		 A special assessment shall be deemed levied for purposes of this paragraph on the date when the assessment has been approved as required for enforcement pursuant to Florida law and the condominium documents listed in Paragraph 5.
4	5) ((vi) Association assets and liabilities, including Association reserve accounts, shall not be prorated. Litigation: Seller represents that Seller is not aware of pending or anticipated litigation affecting the Property or the common elements. If any, except as follows:

4. SPRINKLER SYSTEM RETROFIT:

If, pursuant to Sections 716 112(2)(i), F.S., the Association has voted to forego retrofitting its fire sprinkler system or handrails and guardrails for the condominum units, then prior to Closing Seller shall furnish to Buyer the written notice of Association's vote to forego such retrofitting.

NON-DEVELOPER DISCLOSURE: CHECK ONE:

(a) THE BUYER HEREBY ACKNOWLEDGES THAT BUYER HAS BEEN PROVIDED A CURRENT COPY OF THE DECLARATION OF CONDOMINIUM, ARTICLES OF INCORPORATION OF THE ASSOCIATION, BYLAWS AND RULES OF THE ASSOCIATION, AND A COPY OF THE MOST RECENT YEAR-END FINANCIAL INFORMATION AND FREQUENTLY ASKED QUESTIONS AND ANSWERS DOCUMENT MORE THAN 3 DAYS, EXCLUDING SATURDAYS, SUNDAYS, AND LEGAL HOLIDAYS, PRIOR TO EXECUTION OF THIS CONTRACT.

(b) THIS AGREEMENT IS VOIDABLE BY BUYER BY DELIVERING WRITTEN NOTICE OF THE BUYER'S INTENTION TO CANCEL WITHIN 3 DAYS, EXCLUDING SATURDAYS, SUNDAYS, AND LEGAL HOLIDAYS, AFTER THE DATE OF EXECUTION OF THIS AGREEMENT BY THE BUYER AND RECEIPT BY BUYER OF A CURRENT COPY OF THE DECLARATION OF CONDOMINIUM, ARTICLES OF INCORPORATION, BYLAWS AND RULES OF THE ASSOCIATION, AND A COPY OF THE MOST RECENT YEAR-END FINANCIAL INFORMATION AND PREQUENTLY ASKED QUESTIONS AND ANSWERS DOCUMENT IF SO REQUESTED IN WRITING. ANY PURPORTED WAIVER OF THESE VOIDABILITY RIGHTS SHALL BE OF NO EFFECT. BUYER MAY EXTEND THE TIME FOR CLOSING FOR A PERIOD OF NOT MORE THAN 3 DAYS, EXCLUDING SATURDAYS, SUNDAYS, AND



Case 1:23-cv-21445-LMR Document 1-1 Entered on FLSD Docket 04/17/2023 Page 20 of 48

A. CONDOMINIUM RIDER (CONTINUED)

LEGAL HOLIDAYS, AFTER THE BUYER RECEIVES THE DECLARATION, ARTICLES OF INCORPORATION. BYLAWS AND RULES OF THE ASSOCIATION, AND A COPY OF THE MOST RECENT YEAR-END FINANCIAL INFORMATION AND FREQUENTLY ASKED QUESTIONS AND ANSWERS DOCUMENT IF REQUESTED IN WRITING, BUYER'S RIGHT TO VOID THIS AGREEMENT SHALL TERMINATE AT CLOSING.

- X	BUYER'S REQUEST FOR DOCUMENTS: Buyer is entitled, at Seller's expense, to current copies of the condominium documents specified in Paragraph 5 above. Buyer (CHECK ONE): [k] requests [] does not request a current copy of the documents specified in Paragraph 5, above. If this Contract does not close, Buyer shall immediately return the documents to Seller or reimburse Seller for the cost of the documents.
T.	BUYER'S RECEIPT OF DOCUMENTS: (COMPLETE AND CHECK ONLY IF CORRECT) Buyer received the documents described in Paragraph 5.
U.	COMMON ELEMENTS; PARKING: The Property includes the unit being purchased and an undivided interest in the common elements and appurtenant limited common elements of the condominium, as specified in the Declaration. Seller's right and interest in or to the use of the following parking space(s), garage, and other areas are included in the sale of the Property and shall be assigned to Buyer at Closing, subject to the Declaration. Parking Space(s) # 2 Garage # Other:
9.	INSPECTIONS AND REPAIRS:

The rights and obligations arising under Paragraphs 11 and 12 of this Contract to maintain, repair, replace or treat are irritted to Seller's individual condominium unit and unless Seller is otherwise responsible do not extend to common elements, limited common elements, or any other part of the condominium property.

10. GOVERNANCE FORM:

PURSUANT TO CHAPTER 718, FLORIDA STATUTES, BUYER IS ENTITLED TO RECEIVE FROM SELLER A COPY OF THE GOVERNANCE FORM IN THE FORMAT PROVIDED BY THE DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND MOBILE HOMES OF THE DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION, SUMMARIZING THE GOVERNANCE OF THE CONDOMINIUM ASSOCIATION.

Subject: Fwd: Extension Santa Maria
Date: Feb 25, 2021 at 9:13:12 PM
To: Jenna Chase Avvocato mr Jorge
Jorge Unanue j

Good afternoon all,

Attached is the extension for the closing. The buyer is ready to close but what's delaying the process is the association and the missing NOC.

Thanks Jacopo

DoouSign Envelope ID: 3770E2CA-4CAF-4C6A-A363-28420278959A

Addendum to Contract



the Effective Date of 2/07/2021 between	en
MY INVESTMENT PUERTO RICO LLC	(Seller)
ULLA HOLDING INC	(Buyer)
1643 Brickell Ave #2101, Miami, FL 33129-1258	Parameter Commission of Parame
	MY INVESTMENT PUERTO RICO LLC ULLA HOLDING INC

e2017 Fiorida Reators* Form 5 implicity

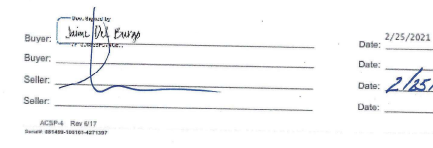


EXHIBIT B

FORM 1.997. CIVIL COVER SHEET

The civil cover sheet and the information contained in it neither replace nor supplement the filing and service of pleadings or other documents as required by law. This form must be filed by the plaintiff or petitioner with the Clerk of Court for the purpose of reporting uniform data pursuant to section 25.075, Florida Statutes. (See instructions for completion.)

I. **CASE STYLE** IN THE CIRCUIT/COUNTY COURT OF THE ELEVENTH JUDICIAL CIRCUIT, IN AND FOR MIAMI-DADE COUNTY, FLORIDA Perland Title & Escrow Services Corp. Plaintiff Case # _____ Judge VS. Autonomy Investment Puerto Rico LLC, Ulla Holding Inc Defendant II. AMOUNT OF CLAIM Please indicate the estimated amount of the claim, rounded to the nearest dollar. The estimated amount of the claim is requested for data collection and clerical processing purposes only. The amount of the claim shall not be used for any other purpose. □ \$8,000 or less □ \$8,001 - \$30,000 □ \$30,001- \$50,000 □ \$50,001- \$75,000 □ \$75,001 - \$100,000 □ over \$100,000.00

III. TYPE OF CASE (If the case fits more than one type of case, select the most definitive category.) If the most descriptive label is a subcategory (is indented under a broader category), place an x on both the main category and subcategory lines.

CIRCUIT CIVIL					
□ Condominium					
□ Contracts and indebtedness					
□ Eminent domain					
□ Auto negligence					
□ Negligence—other					
☐ Business governance					
□ Business governance					
☐ Environmental/Toxic tort					
☐ Third party indemnification					
☐ Construction defect					
□ Mass tort					
□ Negligent security					
□ Nursing home negligence					
☐ Premises liability—commercial					
☐ Premises liability—residential					
□ Products liability					
☐ Real Property/Mortgage foreclosure					
☐ Commercial foreclosure					
☐ Homestead residential foreclosure					
☐ Non-homestead residential foreclosure					
☐ Other real property actions					
Drafassional malaration					
Professional malpractice					
☐ Malpractice—business					
☐ Malpractice—medical					
☐ Malpractice—other professional					
□ Other					
☐ Antitrust/Trade regulation					
☐ Business transactions					
☐ Constitutional challenge—statute or ordinance					
☐ Constitutional challenge—proposed amendment					
☐ Corporate trusts					
☐ Discrimination—employment or other					
☐ Insurance claims					
☐ Intellectual property					
☐ Libel/Slander					
☐ Shareholder derivative action					
□ Securities litigation					
☐ Trade secrets					
☐ Trust litigation					
□ Trust hitgation					
COUNTY CIVIL					
☐ Small Claims up to \$8,000					
☐ Civil					
☐ Real property/Mortgage foreclosure					

☐ Replevins		
☐ Evictions		
□ Re	sidential Evictions	
□ No	on-residential Evictions	
☐ Other civil	(non-monetary)	
	CO	MPLEX BUSINESS COURT
_	opropriate for assignment to Order. Yes □ No ⊠	Complex Business Court as delineated and mandated by the
IV. □ Mo	REMEDIES SOUGHT	(check all that apply):
	nmonetary declaratory or	injunctive relief;
V. (Spec	NUMBER OF CAUSE	S OF ACTION: []
<u>1</u>		
VI.	IS THIS CASE A CLA □ yes □ no	ASS ACTION LAWSUIT?
VII.	⊠ no	Y KNOWN RELATED CASE BEEN FILED? elated cases by name, case number, and court.
VIII.	IS JURY TRIAL DEM ☐ yes ☒ no	IANDED IN COMPLAINT?
IX.	DOES THIS CASE IN ☐ yes ☐ no	VOLVE ALLEGATIONS OF SEXUAL ABUSE?
my knowledg		provided in this cover sheet is accurate to the best of ve read and will comply with the requirements of 2.425.
Signature: s/	Ellen Patterson	Fla. Bar # <u>520012</u>
<u> </u>	Attorney or party	(Bar # if attorney)
Ellen Pattersor (type or print		<u>02/27/2023</u> Date

EXHIBIT C

IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

GENERAL CIVIL DIVISION

CASE NO.: 2023-003282-CA-01

PERLAND TITLE & ESCROW SERVICES CORP., a Florida corporation,

Plaintiff,

VS.

AUTONOMY INVESTMENT PUERTO RICO, LLC, a Florida limited liability company; and ULLA HOLDING, INC., a Delaware corporation,

Defendants.

SUMMONS (COMPLAINT)

service on a corporation

TO: ULLA Holding, Inc., a Delaware corporation c/o Corporation Service Company, R.A. 251 Little Falls Drive Wilmington, DE 19808

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the Eleventh Judicial Circuit's ADA Coordinator located at the Lawson E. Thomas Courthouse Center, 175 NW 1st Avenue, Suite 2702, Miami, Florida 33128 // Telephone/Voicemail: (305)349-7175 // TDD (305)349-7174 // Fax (305)349-7355 // Email: ADA@jud11.flcourts.org at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

IMPORTANT

A lawsuit has been filed against you. You have 20 calendar days after this summons is served on you to file a written response to the attached complaint with the clerk of this court. A phone call will not protect you. Your written response, including the case number given above and the names of the parties, must be filed if you want the court to hear your side of the case. If you do not file your response on time, you may lose the case, and your wages, money, and property may

thereafter be taken without further warning from the court. There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may call an attorney referral service or a legal aid office (listed in the phone book).

If you choose to file a written response yourself, at the same time you file your written response to the court you must also mail or take a copy of your written response to the plaintiffs attorney named below:

LEVINE KELLOGG LEHMAN SCHNEIDER + GROSSMAN, LLP

Counsel for Plaintiff
Attn: Ellen Patterson, Esq.
Miami Tower
100 SE 2nd Street, Suite 3600
Miami, FL 33131
Telephone: (305)403-8788
Primary Fmail: en alleles com

Primary Email: ep@lklsg.com Secondary Email: ph@lklsg.com

TO EACH SHERIFF OF THE STATE: You are commanded to serve this summons and a copy of the complaint and attached pleadings in this lawsuit on the above-named defendant.

DATED on _		By:	
_	-	•	As Deputy Clerk

IMPORTANTE

Usted ha sido demandado legalmente. Tiene 20 dias, contados a partir del recibo de esta notificacion, para contestar la demanda adjunta, por escrito, y presentarla ante este tribunal. Una llamada telefonica no lo protegera. Si usted desea que el tribunal considere su defensa, debe presentar su respuesta por escrito, incluyendo el numero del caso y los nombres de las partes interesadas. Si usted no contesta la demanda a tiempo, pudiese perder el caso y podria ser despojado de sus ingresos y propiedades, o privado de sus derechos, sin previo aviso del tribunal. Existen otros requisitos legales. Si lo desea, puede usted consultar a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a una de las oficinas de asistencia legal que aparecen en la guia telefonica.

Si desea responder a la demanda por su cuenta, al mismo tiempo en que presenta su respuesta ante el bribunal, debera usted enviar por correo o entregar una copia de su respuesta a la persona denominada abajo como "Plaintiff/Plaintiff's Attorney" (Demandante o Abogado del Demandante).

LEVINE KELLOGG LEHMAN SCHNEIDER + GROSSMAN, LLP

Counsel for Plaintiff
Attn: Ellen Patterson, Esq.

Miami Tower 100 SE 2nd Street, Suite 3600 Miami, FL 33131 Telephone: (305)403-8788

Primary Email: ep@lklsg.com Secondary Email: ph@lklsg.com

IMPORTANT

Des poursuites judiciares ont ete entreprises contre vous. Vous avez 20 jours consecutifs a partir de la date de l'assignation de cette citation pour deposer une reponse ecrite a la plainte cijointe aupres de ce tribunal. Un simple coup de telephone est insuffisant pour vous proteger. Vous etes oblige de deposer votre reponse ecrite, avec mention du numero de dossier ci-dessus et du nom des parties nommees ici, si vous souhaitez que le tribunal entende votre cause. Si vous ne deposez pas votre reponse ecrite dans le relai requis, vous risquez de perdre la cause ainsi que votre salaire, votre argent, et vos biens peuvent etre saisis par la suite, sans aucun preavis ulterieur du tribunal. Il y a d'autres obligations juridiques et vous pouvez requerir les services immediats d'un avocat. Si vous ne connaissez pas d'avocat, vous pourriez telephoner a un service de reference d'avocats ou a un bureau d'assistance juridique (figurant a l'annuaire de telephones).

Si vous choisissez de deposer vous-meme une reponse ecrite, il vous faudra egalement, en meme temps que cette formalite, faire parvenir ou expedier une copie de votre reponse ecrite au "Plaintiff/Plaintiff's Attorney" (Plaignant ou a son avocat) nomme di-dessous.

LEVINE KELLOGG LEHMAN SCHNEIDER + GROSSMAN, LLP

Counsel for Plaintiff
Attn: Ellen Patterson, Esq.
Miami Tower
100 SE 2nd Street, Suite 3600
Miami, FL 33131
Telephone: (305)403-8788

Primary Email: ep@lklsg.com Secondary Email: ph@lklsg.com IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

GENERAL CIVIL DIVISION

CASE NO.: 2023-003282-CA-01

PERLAND TITLE & ESCROW SERVICES CORP., a Florida corporation,

Plaintiff,

VS.

AUTONOMY INVESTMENT PUERTO RICO, LLC, a Florida limited liability company; and ULLA HOLDING, INC., a Delaware corporation,

Defendants.

SUMMONS (COMPLAINT)

service on a limited liability company

TO: AUTONOMY INVESTMENT PUERTO RICO, LLC,

a Florida limited liability company c/o Chase Law, P.A., R.A. 1354 Washington Ave., #220 Miami Beach, FL 33139

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the Eleventh Judicial Circuit's ADA Coordinator located at the Lawson E. Thomas Courthouse Center, 175 NW 1st Avenue, Suite 2702, Miami, Florida 33128 // Telephone/Voicemail: (305)349-7175 // TDD (305)349-7174 // Fax (305)349-7355 // Email: ADA@jud11.flcourts.org at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

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not file your response on time, you may lose the case, and your wages, money, and property may thereafter be taken without further warning from the court. There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may call an attorney referral service or a legal aid office (listed in the phone book).

If you choose to file a written response yourself, at the same time you file your written response to the court you must also mail or take a copy of your written response to the plaintiff's attorney named below:

LEVINE KELLOGG LEHMAN SCHNEIDER + GROSSMAN, LLP

Counsel for Plaintiff
Attn: Ellen Patterson, Esq.
Miami Tower
100 SE 2nd Street, Suite 3600
Miami, FL 33131
Telephone: (305)403-8788
Primary Fmail: en@lklsg.com

Primary Email: ep@lklsg.com
Secondary Email: ph@lklsg.com

TO EACH SHERIFF OF THE STATE: You are commanded to serve this summons and a copy of the complaint and attached pleadings in this lawsuit on the above-named defendant.

DATED on _	_•	By:	
	_	•	As Deputy Clerk

<u>IMPORTANTE</u>

Usted ha sido demandado legalmente. Tiene 20 dias, contados a partir del recibo de esta notificacion, para contestar la demanda adjunta, por escrito, y presentarla ante este tribunal. Una llamada telefonica no lo protegera. Si usted desea que el tribunal considere su defensa, debe presentar su respuesta por escrito, incluyendo el numero del caso y los nombres de las partes interesadas. Si usted no contesta la demanda a tiempo, pudiese perder el caso y podria ser despojado de sus ingresos y propiedades, o privado de sus derechos, sin previo aviso del tribunal. Existen otros requisitos legales. Si lo desea, puede usted consultar a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a una de las oficinas de asistencia legal que aparecen en la guia telefonica.

Si desea responder a la demanda por su cuenta, al mismo tiempo en que presenta su respuesta ante el bribunal, debera usted enviar por correo o entregar una copia de su respuesta a la persona denominada abajo como "Plaintiff/Plaintiff's Attorney" (Demandante o Abogado del Demandante).

LEVINE KELLOGG LEHMAN SCHNEIDER + GROSSMAN, LLP

Counsel for Plaintiff

Attn: Ellen Patterson, Esq.
Miami Tower
100 SE 2nd Street, Suite 3600
Miami, FL 33131
Telephone: (305)403-8788
Primary Email: ep@lklsg.com

Secondary Email: ph@lklsg.com

IMPORTANT

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Si vous choisissez de deposer vous-meme une reponse ecrite, il vous faudra egalement, en meme temps que cette formalite, faire parvenir ou expedier une copie de votre reponse ecrite au "Plaintiff/Plaintiff's Attorney" (Plaignant ou a son avocat) nomme di-dessous.

LEVINE KELLOGG LEHMAN SCHNEIDER + GROSSMAN, LLP

Counsel for Plaintiff
Attn: Ellen Patterson, Esq.
Miami Tower
100 SE 2nd Street, Suite 3600
Miami, FL 33131
Telephone: (305)403-8788

Primary Email: ep@lklsg.com Secondary Email: ph@lklsg.com

EXHIBIT D

IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

GENERAL CIVIL DIVISION

CASE NO.: 2023-003282-CA-01

PERLAND TITLE & ESCROW SERVICES CORP., a Florida corporation,

Plaintiff,

VS.

AUTONOMY INVESTMENT PUERTO RICO, LLC, a Florida limited liability company; and ULLA HOLDING, INC., a Delaware corporation,

Defendants.

SUMMONS (COMPLAINT)

service on a limited liability company

TO: AUTONOMY INVESTMENT PUERTO RICO, LLC,

a Florida limited liability company c/o Chase Law, P.A., R.A. 1354 Washington Ave., #220 Miami Beach, FL 33139

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the Eleventh Judicial Circuit's ADA Coordinator located at the Lawson E. Thomas Courthouse Center, 175 NW 1st Avenue, Suite 2702, Miami, Florida 33128 // Telephone/Voicemail: (305)349-7175 // TDD (305)349-7174 // Fax (305)349-7355 // Email: ADA@jud11.flcourts.org at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

IMPORTANT

A lawsuit has been filed against you. You have 20 calendar days after this summons is served on you to file a written response to the attached complaint with the clerk of this court. A phone call will not protect you. Your written response, including the case number given above and the names of the parties, must be filed if you want the court to hear your side of the case. If you do

not file your response on time, you may lose the case, and your wages, money, and property may thereafter be taken without further warning from the court. There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may call an attorney referral service or a legal aid office (listed in the phone book).

If you choose to file a written response yourself, at the same time you file your written response to the court you must also mail or take a copy of your written response to the plaintiff's attorney named below:

LEVINE KELLOGG LEHMAN SCHNEIDER + GROSSMAN, LLP

Counsel for Plaintiff
Attn: Ellen Patterson, Esq.
Miami Tower
100 SE 2nd Street, Suite 3600
Miami, FL 33131
Telephone: (305)403-8788
Primary Email: ep@lklsg.com

Secondary Email: ep@iklsg.com
Secondary Email: ph@lklsg.com

TO EACH SHERIFF OF THE STATE: You are commanded to serve this summons and a copy of the complaint and attached pleadings in this lawsuit on the above-named defendant.

DATED on 3/3/2023 Luis G. Montaldo, CLERK AD INTERINBY: As Deputy Clerk

<u>IMPORTANTE</u>

Usted ha sido demandado legalmente. Tiene 20 dias, contados a partir del recibo de esta notificacion, para contestar la demanda adjunta, por escrito, y presentarla ante este tribunal. Una llamada telefonica no lo protegera. Si usted desea que el tribunal considere su defensa, debe presentar su respuesta por escrito, incluyendo el numero del caso y los nombres de las partes interesadas. Si usted no contesta la demanda a tiempo, pudiese perder el caso y podria ser despojado de sus ingresos y propiedades, o privado de sus derechos, sin previo aviso del tribunal. Existen otros requisitos legales. Si lo desea, puede usted consultar a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a una de las oficinas de asistencia legal que aparecen en la guia telefonica.

Si desea responder a la demanda por su cuenta, al mismo tiempo en que presenta su respuesta ante el bribunal, debera usted enviar por correo o entregar una copia de su respuesta a la persona denominada abajo como "Plaintiff/Plaintiff's Attorney" (Demandante o Abogado del Demandante).

LEVINE KELLOGG LEHMAN SCHNEIDER + GROSSMAN, LLP

Counsel for Plaintiff

Attn: Ellen Patterson, Esq.
Miami Tower
100 SE 2nd Street, Suite 3600
Miami, FL 33131
Telephone: (305)403-8788
Primary Email: ep@lklsg.com

Secondary Email: ph@lklsg.com

IMPORTANT

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LEVINE KELLOGG LEHMAN SCHNEIDER + GROSSMAN, LLP

Counsel for Plaintiff
Attn: Ellen Patterson, Esq.
Miami Tower
100 SE 2nd Street, Suite 3600
Miami, FL 33131
Telephone: (305)403-8788
Primary Email: ep@lklsg.com

Secondary Email: ep@iklsg.com

IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

GENERAL CIVIL DIVISION

CASE NO.: 2023-003282-CA-01

PERLAND TITLE & ESCROW SERVICES CORP., a Florida corporation,

Plaintiff,

VS.

AUTONOMY INVESTMENT PUERTO RICO, LLC, a Florida limited liability company; and ULLA HOLDING, INC., a Delaware corporation,

Defendants.

SUMMONS (COMPLAINT)

service on a corporation

TO: ULLA Holding, Inc., a Delaware corporation c/o Corporation Service Company, R.A. 251 Little Falls Drive Wilmington, DE 19808

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the Eleventh Judicial Circuit's ADA Coordinator located at the Lawson E. Thomas Courthouse Center, 175 NW 1st Avenue, Suite 2702, Miami, Florida 33128 // Telephone/Voicemail: (305)349-7175 // TDD (305)349-7174 // Fax (305)349-7355 // Email: ADA@jud11.flcourts.org at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

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LEVINE KELLOGG LEHMAN SCHNEIDER + GROSSMAN, LLP

Counsel for Plaintiff
Attn: Ellen Patterson, Esq.
Miami Tower
100 SE 2nd Street, Suite 3600
Miami, FL 33131
Telephone: (305)403-8788
Primery Fmail: en alleles com

Primary Email: ep@lklsg.com Secondary Email: ph@lklsg.com

TO EACH SHERIFF OF THE STATE: You are commanded to serve this summons and a copy of the complaint and attached pleadings in this lawsuit on the above-named defendant.

IMPORTANTE

Usted ha sido demandado legalmente. Tiene 20 dias, contados a partir del recibo de esta notificacion, para contestar la demanda adjunta, por escrito, y presentarla ante este tribunal. Una llamada telefonica no lo protegera. Si usted desea que el tribunal considere su defensa, debe presentar su respuesta por escrito, incluyendo el numero del caso y los nombres de las partes interesadas. Si usted no contesta la demanda a tiempo, pudiese perder el caso y podria ser despojado de sus ingresos y propiedades, o privado de sus derechos, sin previo aviso del tribunal. Existen otros requisitos legales. Si lo desea, puede usted consultar a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a una de las oficinas de asistencia legal que aparecen en la guia telefonica.

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LEVINE KELLOGG LEHMAN SCHNEIDER + GROSSMAN, LLP

Counsel for Plaintiff
Attn: Ellen Patterson, Esq.

Miami Tower 100 SE 2nd Street, Suite 3600 Miami, FL 33131 Telephone: (305)403-8788

Primary Email: ep@lklsg.com Secondary Email: ph@lklsg.com

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LEVINE KELLOGG LEHMAN SCHNEIDER + GROSSMAN, LLP

Counsel for Plaintiff
Attn: Ellen Patterson, Esq.
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Miami, FL 33131
Telephone: (305)403-8788

Primary Email: ep@lklsg.com Secondary Email: ph@lklsg.com

EXHIBIT E

AFFIDAVIT OF SERVICE

	State of Florida	County of Miami-Dade	Circit Civil Division Court	
	Case Number: 2023-003282-CA-01			
	Plaintiff:	8 9	*	
	PERLAND TITLE & ESCROW SERVICES			
	CORP.,			
	Defendant:			
	AUTONOMY INVESTMENT PUERTO RICO,			
	LLC, ET AL.,		*	
	For: Ellen Patterson, Esq. LEVINE KELLOGG LEHMAN SCHNEIDE	R + GROSSMAN, LLP		
	Received by Action Legal Process & Investigative Group on the 7th day of March, 2023 at 11:16 am to be served on ULLA Holding, In By Serving it's Registered Agent, Corporation Service Company, 251 Little Falls Drive, Wilmington, DE 19808. I, Language being duly sworn, depose and say that on the Analysis day of March 2023 at 2580 m., executed service delivering a true copy of the Summons and Complaint for Interpleader with Exhibit A in accordance with state statutes in the manner marked below:			
	() PUBLIC AGENCY: By servingagency.	as	of the within-named	
	() SUBSTITUTE SERVICE: By serving	as		
	CORPORATE SERVICE: By serving Sason Nally as			
	() OTHER SERVICE: As described in the Com	ments below by serving	as	
	()NON SERVICE: For the reason detailed in the Comments below.			
	COMMENTS:			
	Age 35 Sex MA Race Wite Height 591 Weight 185 Hair Brown Glasses Kill			
	I certify that I have no interest in the above action, am of legal age and have proper authority in the jurisdiction in which this service was made.			
	*	th -	11/1	
	Subscribed and Sworn to before me on the Warsh , 2023 by the affiant who is	day of PROCESS SER	RVER #	
	known to me.	Appointed in ac	coluance with State Statutes	
	more la	Action Legal F 11859 SW 2480	Process & Investigative Group	
	NOTARY PUBLIC	Miami, FL 330		
Λ	MARK C. TRIMBLE	(305) 479-6386		
	NOTARY PUBLIC	Our Job Serial	Number: 2023001984	
	mission Expires July 28, 2026	Ref: 15543.002		

IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

GENERAL CIVIL DIVISION

CASE NO.: 2023-003282-CA-01

PERLAND TITLE & ESCROW SERVICES CORP., a Florida corporation,

Plaintiff,

VS.

AUTONOMY INVESTMENT PUERTO RICO, LLC, a Florida limited liability company; and ULLA HOLDING, INC., a Delaware corporation,

Defendants.

SUMMONS (COMPLAINT)

service on a corporation

TO: ULLA Holding, Inc., a Delaware corporation c/o Corporation Service Company, R.A. 251 Little Falls Drive Wilmington, DE 19808

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LEVINE KELLOGG LEHMAN SCHNEIDER + GROSSMAN, LLP

Counsel for Plaintiff
Attn: Ellen Patterson, Esq.
Miami Tower
100 SE 2nd Street, Suite 3600
Miami, FL 33131
Telephone: (305)403-8788
Primary Email: ep@lklsg.com

Secondary Email: ep(@lklsg.com
Secondary Email: ph@lklsg.com

TO EACH SHERIFF OF THE STATE: You are commanded to serve this summons and a copy of the complaint and attached pleadings in this lawsuit on the above-named defendant.

DATED on 3/3/2023 By: As Develop ark

IMPORTANTE

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LEVINE KELLOGG LEHMAN SCHNEIDER + GROSSMAN, LLP

Counsel for Plaintiff
Attn: Ellen Patterson, Esq.

Miami Tower 100 SE 2nd Street, Suite 3600 Miami, FL 33131 Telephone: (305)403-8788

Primary Email: ep@lklsg.com Secondary Email: ph@lklsg.com

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LEVINE KELLOGG LEHMAN SCHNEIDER + GROSSMAN, LLP

Counsel for Plaintiff
Attn: Ellen Patterson, Esq.
Miami Tower
100 SE 2nd Street, Suite 3600
Miami, FL 33131
Telephone: (305)403-8788

Primary Email: ep@lklsg.com
Secondary Email: ph@lklsg.com

EXHIBIT F

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

PERLAND TITLE & ESCROW SERVICES CORP., a Florida Corporation,

Case No. 2023-003282-CA-01

Plaintiff,

vs.

AUTONOMY INVESTMENT PUERTO RICO, LLC, a Florida limited liability company, and ULLA HOLDING, INC., a Delaware Corporation,

Defendants.	
	/

NOTICE TO STATE COURT OF REMOVAL

Please take notice that the undersigned, on behalf of Defendant Autonomy Investment Puerto Rico LLC, has filed the attached Notice of Removal in the United States District Court for the Southern District of Florida, to remove the above-entitled action from the Circuit Court of the Eleventh Judicial Circuit in and for Miami-Dade County, Florida to the United States District Court.

Respectfully submitted,

CHASE LAW & ASSOCIATES, P.A.

By: /s/ Kenneth E. Chase

Kenneth E. Chase

Chase Law & Associates, P.A.

1141 71st Street

Miami Beach, FL 33141

Tel: (305) 402-9800

Fax: (305) 402-2725

Email: kchase@chaselaw.com

Case 1:23-cv-21445-LMR Document 1-1 Entered on FLSD Docket 04/17/2023 Page 48 of 48

CERTIFICATE OF SERVICE

I, Kenneth E. Chase, hereby certify that I served the foregoing via the

Florida Courts E-Filing Portal on April 17, 2023, which automatically sends

notice of an electronic filing to all counsel and registered users of record.

By: /s/ Kenneth E. Chase

Kenneth E. Chase

- 2 -